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GEORGE E. COLE

FORM NO. 2202

LEGAL	LFORMS April, 19	80 (
	TRUST DEED SECOND MORTGAGE (ILLINOIS)		
	CAUTION: Consult a lawyer before using or acting under this form. All warrantes, including merchantability and fitness, are excluded.).	
THI	ISINDENTURE WITNESSETH, That James F. Donahue		
	(hereinafter called the Grantor), of 2612 West 105	th	
	Street Chicago Illin		
(Fr	and : 100's	Dollars	
	nancpair conver AND WARRANT to <u>Heritage</u> Olym ia Bank		
of .	195 Olyupia Plaza Chicago Heights I	1.	
as T	(Ca ₃) (Ca ₃	ped real	
plu	imbing apparatus a. 'fixt', e., and everything appurtenant thereto, together ats, issues and profits of said of conises, situated in the County of		
Lot nineteen (19) ir block eighteen (18) in Rueter and Company's Morgan Park			
	Manor, a subdivision of the North East quarter of Section 13, Township 37 North, Range 13 East of the 'hi'd Princiap Meridian,		
:			
:			
	ereby releasing and waiving all rights under and by virtue of the homestead er		
. ;	INTRUST, nevertheless, for the purpose of securing perform nee of the covenants and agreements hereing event in WHEREAS. The Grantor is justly indebted upon		
	on the same day of each successive mon's chereafter until fully paid. All payments		
	shall be first applied to interest to date of actual payment with the remainder applied to the unpaid balance of principal. The amount of the final installment will		
t	be adjusted to reflect actual interest earned as a result of early or late payment of		
		O LANGE GER	
		S. Cak	
THE GRANTOR covenants and agrees as follows: (1) To pay said indebtedness, and the interest there: (2) perion and in said note or notes provided, or according to any agreement extending time of payment; (2) to pay when due in each year, all trace; and accessments against said premises, and on demand to exhibit receipts therefor; (3) within sixty days after destruction or damage to rebuild on colore 3; on, fings or improvements on said premises that may have been destroyed or damaged; (4) that waste to said premises shall not be committed or surface; (5) to keep all buildings now or at any time on said premises insured in companies to be selected by the grantee herein, who is begon authoriz; It to place; we in husurance in companies acceptable to the holder of the first mortgage indebtedness, with loss clause attached payable. The properties of the place of the insurance in companies acceptable to the holder of the first mortgage indebtedness, with loss clause attached payable. The properties of the interest may appear, which policies shall be left and remain without all Mortgagee or Trust; emitt the indebtedness is tully paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times which the same shall become due a single able. Is THE EVENT of failures so to insure, or pay taxes or assessments, or the prior incumbrances and said; the premises or pay all prior incumbrances and the interest thereon from time to place, and all the same shall be to the control and the same with interest thereon from time due to the policies of said indebtedness, encored the interest thereon from time to place, and all the same with interest thereon from the date of payment of discharge or purchase any said. If a first affecting said without demand, and the same with interest thereon from time due to the payment of purchases and the interest thereon from time to place, and a second in the same with interest thereon from the date of payment of the			
ac Ti pa	acceptable to the holder of the first mortgage indebtedness, with loss clause attached payable in the first Trister or cortgage; and second, to the Trustee herein as their interests may appear, which policies shall be left and remain with the fall Mortgage or Trust continued to make the indebtedness is fully paid; (6) to pay all prior incumbrances, and the interest thereon, at the time or times when the same shall become due a coal able. IN THE EVENT of failure so to insure, or pay taxes or assessments, or the prior incumbrances or the interest thereon while it is the grantee or the		
hi pi w	holder of said indebtedness, may procure such insurance, or pay such taxes or asystematics, or discharge or purchase anyx 'n or de affecting said premises or pay all prior incumbrances and the interest thereon from time to the paid all money so paid, the Grantor ag .es w .epay immediately without demand, and the same with interest thereon from the date of payment in 14.51 per cent per annum shall oc so much additional		
sh	INTHE EVENT of a breach of any of the aforesaid covenants or agreements the whole of said indebtedness, including principal and all extra linterest, shall, at the option of the legal holder thereof, without notice, become igmediately due and payable, and with interest thereon from time to such breach 11, 5.7.		
ti	then matured by express terms. IT IS AGREED by the Grantor that all expenses and dishuscements paid or incurred in behalf of plaintiff in connection with the foreclosure har reof—		
at 1 2 3 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2			
SI	such foreclosure proceedings, which proceeding whether decree of sale shall have been entered or not, shall not be dismissed, nor release hereof given, until all such expenses and disbursements, anothe costs of suit, including attorney's fees, have been paid. The Grantor for the Grantor and for the heirs.		
executors, administrators and assigns of the Grantor waives all right to the possession of, and income from, said premises pending such foreclosure proceedings, and agrees that upon the glind of any complaint to foreclose this Trust Deed, the court in which such complaint is filled, may at once and without the Grantor waive to the Grantor waive that the Grantor waive th			
c	ollect the rents, issues and profits the said premises.	Darlene A. Donahue, His Wife	
	The name of a record owner James F. Donahue and INTHE EVENT of the death of removal from said	County of the grantee, or of his resignation, refusal or failure to act, then	
	and if for any like cause said first successor fail or refuse to act, the person of	of said County is hereby appointed to be first successor in this trust; who shall then be the acting Recorder of Deeds of said County is hereby	
t	appointed to be second successor in this trust. And when all of the aforesaid trust, shall release said premises to the party entitled, on receiving his reason. This trust deed is subject to	covenants and agreements are performed, the grantee or his successor in able charges.	
Witness the hand S_ and seal S_ of the Grantor this 25th_day of July 19.83.			
	ŕ	James F. Donafay (SEAL)	
!	Pleaserphotopype name(s) helow hillsaudistrument was	James F. Donahue	
, '	prepared by	Darlem G. Donahum (SEAL)	
-	DAVID P. PUNTNEY	_Darlene A. Donahue	
	This installment is all bretering by 17	DOBECC	
195 Olympia Plaza			
Chicago His., IL 60411			

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1 559 03 11: 23757511 / -COUNTY OF_ Shirley J. Camp ., a Notary Public in and for said County, in the James F. Donahue and Darlene A. Donahue, State aforesaid, DO HEREBY CERTIFY that _ pe sonally known to me to be the same person_5 whose names are subscribed to the foregoing instrument, specied before me this day in person and acknowledged that they signed, sealed and delivered the said instrument, is their free and voluntary act, for the uses and purposes therein set forth, including the release and waiver of t' e vi) ht of homestead. Given under my hand and official seal this ____ 25th Commission Expires. April 29, 198 HERITAGE OLYMPIA BANK JAMES F. DONAHUE AND DARLENE A. DONAHUE RERITAGE OLYKATIA BARIK 195 Olympia Piaza Chicago Hts., 1L 60411

END OF RECORDED DOCUMENT